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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,026	02/05/2004	Qi Xiang	039153-0649	6093

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EXAMINER
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DOTY, HEATHER ANNE

ART UNIT	PAPER NUMBER
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2813

DATE MAILED: 11/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

10/773,026

Applicant(s)

XIANG ET AL.

Examiner

Heather A. Doty

Art Unit

2813

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 05 February 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 11-30 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 11-17 and 19-29 is/are rejected.
- 7) ☒ Claim(s) 18 and 30 is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 2/5/04 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)                        | 4) <input type="checkbox"/> Interview Summary (PTO-413)                     |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)               | Paper No(s)/Mail Date. _____  |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| Paper No(s)/Mail Date <u>2/5/04, 8/23/04</u>   | 6) <input type="checkbox"/> Other: _____                                    |

## **DETAILED ACTION**

### ***Election/Restrictions***

Applicant's election of Group II in the reply filed on 9/23/2005 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, and cancelled non-elected claims 1-10, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Also in the reply filed 9/23/2005, Applicant states "to advance prosecution, Applicants have cancelled claims 11-19 without prejudice and hereby elect the claims of Group II." Since claims 11-19 are included in Group II, the examiner assumes that Applicant intended to state that they cancelled claims 1-10 without prejudice, and that claims 11-30 remain active in the application.

### ***Claim Objections***

Claim 15 is objected to because of the following informalities: As currently written, claim 15 depends from itself. Appropriate correction is required. For the purposes of determining patentability, the examiner assumes that claim 15 depends from claim 14.

### ***Claim Rejections - 35 USC § 102***

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless – (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international

application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 11, 12, and 19-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Ghyselen et al. (U.S. 2004/0053477), with Tong et al. (*Semiconductor Wafer Bonding*, Wiley-Interscience, 1998) used as a definition for claim 19.

Regarding claim 11, Ghyselen et al. teaches a method of making a structure, the method comprising providing a first semiconductor substrate including a base layer (1 in Fig. 2b), a strained semiconductor layer (3 in Fig. 2b), and a first oxide layer (not pictured—paragraph 0080); attaching a second semiconductor substrate (4 in Fig. 2c) including a second oxide layer (paragraph 0080) to the first oxide layer; and separating the base layer from the first substrate (Fig. 2d; paragraph 0085). The phrase “method of making an SMOS structure containing a plurality of transistors” has not been given patentable weight because it appears in the claim preamble, and none of the process steps recited in claim 1 relate to this preamble. Furthermore, the structure formed by the method taught by Ghyselen et al. could be used to make an SMOS structure containing a plurality of transistors, since the method taught by Ghyselen et al. is identical to the method claimed in Applicant's claim 1.

Regarding claim 12, Ghyselen et al. teaches the method of claim 11, and further teaches that a silicon/germanium layer is above the strained semiconductor layer (5 in Fig. 2d; paragraph 0085).

Regarding claim 19, Ghyselen et al. teaches the method of claim 11, and further teaches that the attaching step is a hydrogen bonding step (paragraph 0077 teaches bringing the receiving substrate into intimate contact with the strained silicon film—or

oxide layer, as taught by paragraph 0080—and carrying out bonding, which is hydrogen bonding. See pp. 80-87 of Tong et al., *Semiconductor Wafer Bonding*, 1998, referenced by Ghyselen et al. in paragraph 0077).

Regarding claim 20, Ghyselen et al. teaches a method of manufacturing an integrated circuit, the integrated circuit comprising a first wafer (Fig. 2b) and a second wafer (layer 4 in Fig. 2c), the first wafer including a silicon germanium layer (2 in Fig. 2b), a strained silicon layer (3 in Fig. 2b), and a first insulating layer (paragraph 0080), the second wafer including a substrate (4 in Fig. 2c) and a second insulating layer (paragraph 0080), the second insulating layer being attached to the first insulating layer (paragraph 0080), the method comprising the steps of (paragraphs 0071-0085) providing the first wafer including the base layer, silicon germanium layer, the strained silicon layer, and the first insulating layer (Fig. 2b; paragraph 0080); attaching the second wafer to the first wafer (Fig. 2c); and separating base layer from the first wafer (Fig. 2d; paragraph 0085).

Regarding claims 21 and 22, Ghyselen et al. teaches the method of claim 20, and further teaches that the substrate is a bulk silicon substrate, which is a semiconductor material (paragraph 0071).

Regarding claim 23, Ghyselen et al. teaches the method of claim 22, and further teaches that the silicon germanium layer includes a hydrogen breaking interface (paragraph 0094).

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 24 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ghyselen et al. (U.S. 2004/0053477) in view of Ge et al. (U.S. 6,900,502).

Regarding claims 24 and 25, Ghyselen et al. teaches the method of claim 20 (note 35 U.S.C. 102(e) rejection above), but does not teach that a channel region or a source and drain region are disposed in the strained silicon layer.

Ge et al. teaches forming a channel region (**30** in Fig. 1) and source and drain regions (**24** and **26** in Fig. 1) in a strained silicon layer (**18** in Fig. 1; column 3, lines 28-31 and 53-57) because strained silicon has higher carrier mobility than relaxed silicon (Ge et al., column 1, lines 24-61; Ghyselen et al., paragraph 0034).

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use the strained silicon layer taught by Ghyselen et al. as a channel and source/drain layer, as taught by Ge et al., since strained silicon layers are known to have increased carrier mobility, as taught by Ge et al. and Ghyselen et al., which results in improved device performance.

Claims 13-17, 28, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ghyselen et al. (U.S. 2004/0053477) in view of Gardner (U.S. 5,801,075).

Regarding claims 13-17, Ghyselen et al. teaches the method of claim 12 (note 35 U.S.C. 102(e) rejection above), but does not teach providing an aperture in the semiconductor/germanium layer, doping the strained semiconductor layer through the aperture, wherein the doping step forms source and drain extensions, providing a gate conductor in the aperture, or separating the gate conductor from the silicon/germanium layer with a spacer material.

Gardner et al. teaches a method of forming a trench transistor in a multilayered substrate comprising the steps of providing an aperture in the top substrate layer (N+ layer in Fig. 1D; column 5, lines 48-63), doping the underlying layer through the aperture (Fig. 1E; column 5, line 64 – column 6, line 1), wherein the doping step forms source and drain extensions (**352A**, **352B** in Fig. 3E), providing a gate conductor in the aperture (**136** in Fig. 1J; column 7, lines 19-24), and separating the gate conductor from the top substrate layer (spacers **126A** and oxide **132A** in Fig. 1J (column 7, lines 7-18). This method produces a transistor with a channel length that is smaller than the minimum resolution available with photolithography (column 4, lines 37-41), which allows more devices to be manufactured per chip (column 1, lines 40-43).

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to combine the teachings of Ghyselen et al. and Gardner et al. by using the method to fabricate an IGFET taught by Gardner et al. with the substrate taught by Ghyselen et al., and taught by claim 11, wherein the top layer is the silicon germanium layer and the underlying layer is the strained silicon layer, to result in the invention as specified in claims 13 (providing an aperture in the silicon/germanium

layer), 14 (doping the strained silicon layer through the aperture), 16 (providing a gate conductor in the aperture), and 17 (separating the gate conductor from the silicon/germanium layer with a spacer material). The motivation for doing so at the time of the invention would have been to fabricate a transistor with a channel length that is smaller than the minimum resolution available with photolithography, which allows more devices to be manufactured per chip, as expressly taught by Gardner et al.

Regarding claim 28, Ghyselen et al. teaches a method of fabricating a multilayer structure, the method comprising providing a first substrate including a silicon/germanium layer (5 in Fig. 2d; paragraph 0085), a strained semiconductor layer (3 in Fig. 2b), and a first oxide layer (not pictured—paragraph 0080); and attaching a second substrate (4 in Fig. 2c) including a second oxide layer (paragraph 0080). Ghyselen et al. does not teach providing an aperture within the semiconductor/germanium layer and providing a gate dielectric and gate conductor within the aperture.

Gardner et al. teaches a method of forming a trench transistor in a multilayered substrate comprising the steps of providing an aperture in the top substrate layer (N+ layer in Fig. 1D; column 5, lines 48-63); and providing a gate dielectric (130 in Fig. 1J) and gate conductor (138 in Fig. 1J) within the aperture. This method produces a transistor with a channel length that is smaller than the minimum resolution available with photolithography (column 4, lines 37-41), which allows more devices to be manufactured per chip (column 1, lines 40-43).



Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use the method of forming an IGFET taught by Gardner et al. with the method to form a substrate including a semiconductor/germanium layer and strained silicon layer taught by Ghyselen et al. to result in a method of fabricating a multilayer structure containing a plurality of transistors including strained regions, the multilayer structure comprising a semiconductor/germanium layer and a strained semiconductor layer, a gate dielectric, and a gate conductor, the semiconductor/germanium layer having an aperture, the gate dielectric above the strained semiconductor layer and within the aperture, the gate conductor being disposed within the aperture. The phrase "including a source and drain provided below the semiconductor/germanium layer" has not been given patentable weight because it appears in the claim preamble, and none of the method steps recited in claim 28 relate to this portion of the preamble.

The motivation for doing so at the time of the invention would have been to use the substrate taught by Ghyselen et al. to fabricate a transistor with a channel length that is smaller than the minimum resolution available with photolithography, which allows more devices to be manufactured per chip, as expressly taught by Gardner et al.

Regarding claim 29, Ghyselen et al. and Gardner et al. together teach the method of claim 28. Gardner et al. further teaches providing a spacer in the aperture separating the top substrate layer and the gate conductor (**126A**, **126B**, **132A**, and **132B** in Fig. 1J). As combined with Ghyselen et al. in claim 28, this top layer is the semiconductor/germanium layer.

Claims 26 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ghyselen et al. (U.S. 2004/0053477) in view of Ge et al. (U.S. 6,900,502) as applied to claim 25 above, and further in view of Gardner et al. (U.S. 5,801,075).

Regarding claims 26 and 27, Ghyselen et al. and Ge et al. together teach the method of claim 25 (note 35 U.S.C. 103(a) rejection above), but do not teach that an aperture is formed in the silicon germanium layer to expose the strained silicon layer, or that a gate structure is provided in the aperture.

Gardner et al. teaches a method of forming a trench transistor in a multilayered substrate comprising the steps of providing an aperture in the top substrate layer (N<sup>+</sup> layer in Fig. 1D; column 5, lines 48-63), and providing a gate structure in the aperture (conductor **136** and oxide **130** in Fig. 1J; column 7, lines 19-24). This method produces a transistor with a channel length that is smaller than the minimum resolution available with photolithography (column 4, lines 37-41), which allows more devices to be manufactured per chip (column 1, lines 40-43).

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to combine the teachings of Ghyselen et al., Ge et al., and Gardner et al., to form an integrated circuit according to the method taught by Ghyselen et al. and Ge et al. together, and also taught by claim 25, and further form an aperture in the top layer (silicon germanium) to expose the underlying (strained silicon) layer, and then form a gate structure in the aperture, as taught by Gardner et al. The motivation for doing so at the time of the invention would have been to fabricate a transistor with a channel length that is smaller than the minimum resolution available with

photolithography, which allows more devices to be manufactured per chip, as expressly taught by Gardner et al.

### ***Allowable Subject Matter***

Claims 18 and 30 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: Prior art does not teach or suggest, in combination with the other claimed limitations, siliciding the semiconductor/germanium layer. In the method taught by Gardner et al., an oxide layer covers the structure, so there would be no motivation to combine this reference with other relevant prior art to silicide the top layer of the device.

### ***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Heather A. Doty, whose telephone number is 571-272-8429. The examiner can normally be reached on M-F, 8:30 - 5:00.


If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Whitehead, Jr., can be reached at 571-272-1702. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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had



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PRIMARY EXAMINER